

EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 13, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

SEP I

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

AM 1

Dear Mr. Carter:

As a dairy farmer and a director of a small community bank, I can attest to the effect Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeepardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely,

James D. Chesser

Director

Cc: FDIC, Chicago Regional Office



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 14, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As an officer of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Steven J. Schmidt

Vice President

Cc: FDIC, Chicago Regional Office

Cc: Independent Community Bankers of America

Equal Housing Lender



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 16, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As a director of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely,

James R. Werling

Director

Cc: FDIC, Chicago Regional Office



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 13, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As the president of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We <u>should not</u> allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system. I don't think we should create an additional risk to the deposit insurance fund

Sincerely,

Jack A. Hartings

President

Cc: FDIC, Chicago Regional Office



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 16, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As a director of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely,

B. Jay Hogenkamp

Director

Cc: FDIC, Chicago Regional Office



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 13, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As a director of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely

v. J. westerneid

Director

Cc: FDIC, Chicago Regional Office



EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 16, 2005

FDIC, San Francisco Regional Office Director John F. Carter 25 Jessie St. at Ecker Square Suite 2300 San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As a director of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

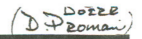
Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely,

Eugene J. Reichert

Director

Cc: FDIC, Chicago Regional Office





EST. IN 1905

P.O. Box 110 Coldwater, Ohio 45828 www.pbcbank.com

September 16, 2005

FDIC, San Francisco Regional Office
Director John F. Carter
25 Jessie St. at Ecker Square
Suite 2300
San Francisco, CA 94105

Re: Wal-Mart Application #20051977 for an Insurance and Industrial Bank Charter

Dear Mr. Carter:

As an officer of a small community bank, I can attest to the effect a Wal-Mart or Super Wal-Mart has on a rural community and county. When the Wal-Mart store opened in Celina, Ohio (our county seat), we slowly saw the decline of independent retail businesses in the downtown of Celina as well as Coldwater. A Super-Wal-Mart recently opened, replacing the old Wal-Mart and we anxiously await the decline of more independent businesses in our community.

If Wal-Mart is allowed a charter, no matter how narrowly it is defined, I see it as having a mushroom effect where eventually it will branch to stores nationwide and will undertake a broad range of banking and financial services. The impact on local, community banks will be devastating. I also feel that mixing banking and commerce is a poor public policy that could jeopardize the impartial allocation of credit and create conflicts of interest.

Our great nation has a long-standing principle of separating banking and commerce, as was reaffirmed in the Gramm-Leach-Bliley Act. We should not allow Wal-Mart, the world's largest commercial company, to breach this principle and threaten the stability of our economic and financial system.

Sincerely,

Linda M. Vogel

Loan Officer / Br. Mgr.

Cc: FDIC, Chicago Regional Office